

ENGROSSED HOUSE BILL No. 1218

DIGEST OF HB 1218 (Updated April 2, 2003 5:23 PM - DI 87)

Citations Affected: IC 4-22; IC 22-12; IC 22-13; IC 22-15; noncode.

Synopsis: Department of fire and building services. Allows the boiler and pressure vessel rules board to adopt national boiler and pressure vessel codes by emergency rule. Exempts temporary maintenance and repair structures from the building laws. Allows the agencies and board enforcing the fire safety, building, and equipment laws to impose a civil penalty not to exceed \$250. Establishes certification requirements for the chief inspector and supervisor of regulated amusement device inspectors. Makes the following changes with regard to the regulated amusement device safety board: (1) allows the board to grant a variance to the board's rules; and (2) makes changes concerning the terms of the board members. Specifies that the liability limits for an insurance policy required for a regulated amusement device operating permit do not apply to a permit applicant subject to the Tort Claims Act. Increases the surety bond requirement for an inspection agency from \$5,000 to \$100,000. Requires an elevator contractor, elevator inspector, or elevator mechanic to be licensed after May 1, 2003. (Continued next page)

Effective: Upon passage; July 1, 2003.

Grubb, Ruppel

(SENATE SPONSORS — ALTING, CRAYCRAFT)

January 8, 2003, read first time and referred to Committee on Commerce and Economic January 8, 2003, read first time and reserved to community and reserved to community 30, 2003, amended, reported — Do Pass.
February 4, 2003, read second time, amended, ordered engrossed.
February 5, 2003, read third time, returned to second reading.
February 11, 2003, reread second time, amended, ordered engrossed.
February 12, 2003, re-engrossed. Read third time, passed. Yeas 91, nays 0.

SENATE ACTION

February 24, 2003, read first time and referred to Committee on Governmental Affairs and Interstate Cooperation.
April 3, 2003, amended, reported favorably — Do Pass.



Digest Continued

Requires the boiler and pressure vessel rules board to adopt rules defining a regulated boiler and pressure vessel. Repeals a provision defining regulated boiler and pressure vessel. Makes other changes in the fire safety, building, and equipment laws. Repeals a provision that requires an elevator contractor, elevator inspector, or elevator mechanic to be licensed after April 30, 2003.





First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1218

A BILL FOR AN ACT to amend the Indiana Code concerning labor and industrial safety.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 4-22-2-37.1, AS AMENDED BY P.L.120-2002
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2003]: Sec. 37.1. (a) This section applies to a rulemaking
4	action resulting in any of the following rules:
5	(1) An order adopted by the commissioner of the Indiana
6	department of transportation under IC 9-20-1-3(d) or

- department of transportation under IC 9-20-1-3(d) or IC 9-21-4-7(a) and designated by the commissioner as an emergency rule.
- (2) An action taken by the director of the department of natural resources under IC 14-22-2-6(d) or IC 14-22-6-13.
- (3) An emergency temporary standard adopted by the occupational safety standards commission under IC 22-8-1.1-16.1.
- (4) An emergency rule adopted by the solid waste management board under IC 13-22-2-3 and classifying a waste as hazardous.
- (5) A rule, other than a rule described in subdivision (6), adopted by the department of financial institutions under IC 24-4.5-6-107

EH 1218—LS 7032/DI 87+



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1	and declared necessary to meet an emergency.
2	(6) A rule required under IC 24-4.5-1-106 that is adopted by the
3	department of financial institutions and declared necessary to
4	meet an emergency under IC 24-4.5-6-107.
5	(7) A rule adopted by the Indiana utility regulatory commission to
6	address an emergency under IC 8-1-2-113.
7	(8) An emergency rule jointly adopted by the water pollution
8	control board and the budget agency under IC 13-18-13-18.
9	(9) An emergency rule adopted by the state lottery commission
10	under IC 4-30-3-9.
11	(10) A rule adopted under IC 16-19-3-5 that the executive board
12	of the state department of health declares is necessary to meet an
13	emergency.
14	(11) An emergency rule adopted by the Indiana transportation
15	finance authority under IC 8-21-12.
16	(12) An emergency rule adopted by the insurance commissioner
17	under IC 27-1-23-7.
18	(13) An emergency rule adopted by the Indiana horse racing
19	commission under IC 4-31-3-9.
20	(14) An emergency rule adopted by the air pollution control
21	board, the solid waste management board, or the water pollution
22	control board under IC 13-15-4-10(4) or to comply with a
23	deadline required by federal law, provided:
24	(A) the variance procedures are included in the rules; and
25	(B) permits or licenses granted during the period the
26	emergency rule is in effect are reviewed after the emergency
27	rule expires.
28	(15) An emergency rule adopted by the Indiana election
29	commission under IC 3-6-4.1-14.
30	(16) An emergency rule adopted by the department of natural
31	resources under IC 14-10-2-5.
32	(17) An emergency rule adopted by the Indiana gaming
33	commission under IC 4-33-4-2, IC 4-33-4-3, or IC 4-33-4-14.
34	(18) An emergency rule adopted by the alcohol and tobacco
35	commission under IC 7.1-3-17.5, IC 7.1-3-17.7, or
36	IC 7.1-3-20-24.4.
37	(19) An emergency rule adopted by the department of financial
38	institutions under IC 28-15-11.
39	(20) An emergency rule adopted by the office of the secretary of
40	family and social services under IC 12-8-1-12.
41	(21) An emergency rule adopted by the office of the children's

health insurance program under IC 12-17.6-2-11.





1	(22) After December 31, 2003, an emergency rule adopted by the
2	office of Medicaid policy and planning under IC 12-17.7-2-6 to
3	implement the uninsured parents program.
4	(23) An emergency rule adopted by the office of Medicaid policy
5	and planning under IC 12-15-41-15.
6	(24) An emergency rule adopted by the boiler and pressure
7	vessel rules board under IC 22-13-2-8(c).
8	(b) The following do not apply to rules described in subsection (a):
9	(1) Sections 24 through 36 of this chapter.
10	(2) IC 13-14-9.
11	(c) After a rule described in subsection (a) has been adopted by the
12	agency, the agency shall submit the rule to the publisher for the
13	assignment of a document control number. The agency shall submit the
14	rule in the form required by section 20 of this chapter and with the
15	documents required by section 21 of this chapter. The publisher shall
16	determine the number of copies of the rule and other documents to be
17	submitted under this subsection.
18	(d) After the document control number has been assigned, the
19	agency shall submit the rule to the secretary of state for filing. The
20	agency shall submit the rule in the form required by section 20 of this
21	chapter and with the documents required by section 21 of this chapter.
22	The secretary of state shall determine the number of copies of the rule
23	and other documents to be submitted under this subsection.
24	(e) Subject to section 39 of this chapter, the secretary of state shall:
25	(1) accept the rule for filing; and
26	(2) file stamp and indicate the date and time that the rule is
27	accepted on every duplicate original copy submitted.
28	(f) A rule described in subsection (a) takes effect on the latest of the
29	following dates:
30	(1) The effective date of the statute delegating authority to the
31	agency to adopt the rule.
32	(2) The date and time that the rule is accepted for filing under
33	subsection (e).
34	(3) The effective date stated by the adopting agency in the rule.
35	(4) The date of compliance with every requirement established by
36	law as a prerequisite to the adoption or effectiveness of the rule.
37	(g) Subject to subsection (h), IC 14-10-2-5, IC 14-22-2-6, and
38	IC 22-8-1.1-16.1, and IC 22-13-2-8(c), a rule adopted under this
39	section expires not later than ninety (90) days after the rule is accepted
40	for filing under subsection (e). Except for a rule adopted under
41	subsection (a)(14), the rule may be extended by adopting another rule

under this section, but only for one (1) extension period. A rule adopted



1	under subsection (a)(14) may be extended for two (2) extension
2	periods. Except for a rule adopted under subsection (a)(14), for a rule
3	adopted under this section to be effective after one (1) extension
4	period, the rule must be adopted under:
5	(1) sections 24 through 36 of this chapter; or
6	(2) IC 13-14-9;
7	as applicable.
8	(h) A rule described in subsection (a)(6), (a)(9), or (a)(13) expires
9	on the earlier of the following dates:
.0	(1) The expiration date stated by the adopting agency in the rule.
1	(2) The date that the rule is amended or repealed by a later rule
2	adopted under sections 24 through 36 of this chapter or this
3	section.
4	(i) This section may not be used to readopt a rule under IC 4-22-2.5.
.5	SECTION 2. IC 22-12-1-4, AS AMENDED BY P.L.2-2002,
.6	SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
.7	JULY 1, 2003]: Sec. 4. (a) "Class 1 structure" means any part of the
.8	following:
9	(1) A building or structure that is intended to be or is occupied or
20	otherwise used in any part by any of the following:
21	(A) The public.
22	(B) Three (3) or more tenants.
23	(C) One (1) or more persons who act as the employees of
24	another.
25	(2) A site improvement affecting access by persons with physical
26	disabilities to a building or structure described in subdivision (1).
27	(3) Any class of buildings or structures that the commission
28	determines by rules to affect a building or structure described in
29	subdivision (1), except buildings or structures described in
30	subsections (c) through (e). (f).
31	(b) Subsection (a)(1) includes a structure that contains three (3) or
32	more condominium units (as defined in IC 32-25-2-9) or other units
33	that:
34	(1) are intended to be or are used or leased by the owner of the
35	unit; and
36	(2) are not completely separated from each other by an
37	unimproved space.
88	(c) Subsection (a)(1) does not include a building or structure that:
39	(1) is intended to be or is used only for an agricultural purpose on
10	the land where it is located; and
1	(2) is not used for retail trade or is a stand used for retail sales of
12	farm produce for eight (8) or less consecutive months in a



1	calendar year.
2	(d) Subsection (a)(1) does not include a Class 2 structure.
3	(e) Subsection (a)(1) does not include a vehicular bridge.
4	(f) Subsection (a)(1) does not include a structure that is intended
5	to be or is occupied solely to provide periodic maintenance or
6	repair of:
7	(1) the structure; or
8	(2) mechanical or electrical equipment located within and
9	affixed to the structure.
.0	SECTION 3. IC 22-12-1-16 IS AMENDED TO READ AS
. 1	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 16. "Manufactured
.2	home" has the meaning set forth in 42 U.S.C. 5402 as it existed on
.3	January 1, 1984. 2003.
.4	SECTION 4. IC 22-12-4.5-4 IS AMENDED TO READ AS
.5	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. (a) The term of a
.6	member is three (3) years. A member continues to serve until the
.7	member's successor is appointed. or until sixty (60) days have elapsed
. 8	since the member's term expired, whichever occurs first.
.9	(b) The appointing authority may remove a member of the board for
20	inefficiency or neglect of duty.
21	(c) If a vacancy occurs on the board, an individual appointed to fill
22	the vacancy serves the unexpired term of the vacating member.
23	(d) An appointed member of the board may serve not more than
24	three (3) consecutive terms. If the member was appointed to fill a
25	vacancy under subsection (c), the part of an unexpired term filled by
26	the member is not included in calculating a member's length of service
27	under this subsection.
28	SECTION 5. IC 22-12-4.5-6 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 6. (a) The board shall
30	meet at least biannually. quarterly.
31	(b) A quorum of the board consists of six (6) members. The
32	affirmative votes of at least six (6) members of the board are required
33	for the board to take action.
34	SECTION 6. IC 22-12-6-3, AS AMENDED BY P.L.3-2001,
35	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2003]: Sec. 3. (a) The statewide fire and building safety
37	education fund is established to provide money to:
88	(1) local fire and building inspection departments for enrollment
39	in education and training programs approved by the department;
10	and
1	(2) the office of the state building commissioner and the office

of the state fire marshal for enrollment in education and



1	training programs approved by the department; and
2	(3) the office of the state fire marshal department for the
3	sponsoring of training conferences.
4	(b) The department shall administer the fund. The director of the
5	division of education and information shall distribute money from the
6	fund in accordance with the rules adopted under IC 4-22-2 by the
7	commission.
8	(c) The fund consists of:
9	(1) money allocated under section 6(d) of this chapter; and
10	(2) fees collected under subsection (e).
11	(d) Money in the fund at the end of a fiscal year does not revert to
12	the state general fund.
13	(e) The office of the state fire marshal department may charge a fee
14	for a person's participation in a training conference. The office of the
15	state fire marshal department shall deposit the fees collected under
16	this subsection in the fund. The state fire marshal department shall
17	pay all expenses associated with training conferences out of the fund.
18	SECTION 7. IC 22-12-7-4 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. The appropriate
20	person under section 1 of this chapter shall issue the following orders
21	under IC 4-21.5-3-6:
22	(1) An order requiring a person to cease and correct any violation
23	of law.
24	(2) An order that imposes a sanction described in section 7(4) or
25	7(5) of this chapter or that imposes a requirement under
26	IC 22-14-4-2. IC 35-47.5-4-2.
27	(3) Any other enforcement order.
28	SECTION 8. IC 22-12-7-7 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 7. An order under
30	IC 4-21.5-3-6 or IC 4-21.5-4 may include the following, singly or in
31	combination:
32	(1) Require a person who has taken a substantial step toward
33	violating a law or has violated a law to cease and correct the
34	violation.
35	(2) Require a person who has control over property that is
36	affected by a violation to take reasonable steps to:
37	(A) protect persons and property from the hazards of the
38	violation; and
39	(B) correct the violation.
40	(3) Require persons to leave an area that is affected by a violation
41	and prohibit persons from entering the area until the violation is



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corrected.

1	(4) Impose any of the following sanctions with respect to a permit,
2	registration, certification, release, authorization, variance,
3	exemption, or other license issued by a person described in
4	section 1 of this chapter:
5	(A) Permanently revoke the license.
6	(B) Suspend the license.
7	(C) Censure the person to whom the license is issued.
8	(D) Issue a letter of reprimand to a person to whom the license
9	is issued.
10	(E) Place a person to whom the license is issued on probation.
11	(5) Impose on a person who has violated a law that may be
12	enforced by the department a civil penalty not to exceed two
13	hundred fifty dollars (\$250) for each day the violation occurs.
14	SECTION 9. IC 22-13-2-8 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 8. (a) The commission
16	shall adopt rules under IC 4-22-2 to create equipment laws applicable
17	to regulated lifting devices.
18	(b) Except as provided in subsection (c), subject to the approval
19	of the commission, the rules board shall adopt rules under IC 4-22-2 to
20	create equipment laws applicable to regulated boilers and pressure
21	vessels.
22	(c) Subject to the approval of the commission, the rules board
23	may adopt emergency rules under IC 4-22-2-37.1 only to adopt by
24	reference all or part of the following national boiler and pressure
25	vessel codes:
26	(1) The American Society of Mechanical Engineers Boiler and
27	Pressure Vessel Code.
28	(2) The National Board of Boiler and Pressure Vessel
29	Inspectors Inspection Code.
30	(3) The American Petroleum Institute 510 Pressure Vessel
31	Inspection Code.
32	(4) Any subsequent editions of the codes listed in subdivisions
33	(1) through (3).
34	(d) An emergency rule adopted under subsection (c) expires on
35	the earlier of the following dates:
36	(1) Not more than two (2) years after the emergency rule is
37	accepted for filing with the secretary of state.
38	(2) The date a permanent rule is adopted under IC 4-22-2.
39	(e) Subject to the approval of the commission, the regulated
40	amusement device safety board established under IC 22-12-4.5 shall
41	adopt rules under IC 4-22-2 to create equipment laws applicable to



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regulated amusement devices.

1	SECTION 10. IC 22-13-2-11 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 11. (a) The
3	commission, or the rules board, or the regulated amusement device
4	safety board established by IC 22-12-4.5-2 may grant a variance to
5	a rule that it has adopted.
6	(b) To qualify for a variance, an applicant must pay the fee set under
7	IC 22-12-6-6 and submit facts demonstrating that:
8	(1) compliance with the rule will impose an undue hardship upon
9	the applicant or prevent the preservation of an architecturally
10	significant or historically significant part of a building or other
11	structure; and
12	(2) either:
13	(A) noncompliance with the rule; or
14	(B) compliance with an alternative requirement approved by
15	the body adopting the rule;
16	will not be adverse to the public health, safety, or welfare.
17	(c) A variance granted under this section is conditioned upon
18	compliance with an alternative standard approved under subsection
19	(b)(2)(B).
20	(d) A variance granted under this section takes precedence over
21	conflicting rules adopted by a state agency and conflicting ordinances
22	and other regulations adopted by a political subdivision.
23	SECTION 11. IC 22-13-2.5-3 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 3. The commission is
25	not required to comply with section 2 of this chapter if a proposed rule
26	constitutes:
27	(1) the adoption or incorporation by reference of a federal statute,
28	regulation, or rule that:
29	(A) is or will be applicable to Indiana; and
30	(B) contains no amendments that have a substantive effect on
31	the scope or intended application of the federal statute,
32	regulation, or rule;
33	(2) a technical amendment or revision that makes no substantive
34	change in an existing rule; or
35	(3) a substantive amendment to an existing rule that has the
36	primary and intended purpose of clarifying the existing rule; or
37	(4) an emergency rule adopted under IC 22-13-2-8(c).
38	SECTION 12. IC 22-15-4-7 IS AMENDED TO READ AS
39	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 7. (a) For purposes of
40	this section, a reference to 42 U.S.C. 5409 refers to that section as it
41	existed on January 1, 1984. 2003.

(b) As used in this section, "purchaser" means the first person



1	purchasing a manufactured home in good faith for purposes other than
2	resale.
3	(c) A person who violates 42 U.S.C. 5409, or any rule regulation or
4	final order issued under 42 U.S.C. 5409, commits a Class C infraction.
5	is liable to the department for a civil penalty not to exceed one
6	thousand dollars (\$1,000) for each violation. Each violation of 42
7	U.S.C. 5409, or any rule regulation or final order issued under 42
8	U.S.C. 5409, constitutes a separate violation with respect to:
9	(1) each manufactured home; or
10	(2) with respect to each failure or refusal to allow or perform an
11	act required by this chapter 42 U.S.C. 5409 or a rule regulation
12	or order issued under this chapter. 42 U.S.C. 5409.
13	However, the maximum judgment imposed under this subsection may
14	not exceed one million dollars (\$1,000,000) for any related series of
15	violations occurring within one (1) year after the date of the first
16	violation.
17	(d) The department may recover the civil penalty described in
18	subsection (c) in a civil action commenced in any court with
19	jurisdiction.
20	(e) Notwithstanding IC 35-50-3-2, an individual or a director, an
21	officer, or an agent of a corporation who knowingly violates 42 U.S.C.
22	5409 in a manner that threatens the health or safety of any purchaser
23	commits a Class A misdemeanor and shall be fined not more than
24	one thousand dollars (\$1,000) dollars or imprisoned not more than
25	one (1) year, or both.
26	SECTION 13. IC 22-15-5-7, AS ADDED BY P.L.119-2002,
27	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	UPON PASSAGE]: Sec. 7. (a) After May 1, 2003, an individual may
29	not act as an elevator contractor unless the individual:
30	(1) holds an elevator contractor license issued under this chapter;
31	or
32	(2) is an employee of a partnership, a limited partnership, a
33	corporation, or an educational institution that holds an elevator
34	contractor license issued under this chapter.
35	(b) After May 1, 2003, a partnership, a limited partnership, a
36	corporation, or an educational institution may not act as an elevator
37	contractor unless it holds an elevator contractor license issued under
38	this chapter.
39	(c) An individual who is an applicant for an elevator contractor
40	license shall:
41	(1) hold a valid elevator contractor license issued by another state
42	that has a licensing program that, as determined by the



1	department or the commission, is equivalent to the elevator
2	contractor licensing program established under this chapter; or
3	(2) except as otherwise provided, satisfy both of the following
4	requirements:
5	(A) Have at least five (5) years of documented work
6	experience in the elevator industry in construction,
7	maintenance, and service or repair in Indiana.
8	(B) Successfully complete a written competency examination
9	approved by the commission.
10	An applicant for an elevator contractor license is entitled to a license
11	without examination if the applicant applies for the license on or before
12	March May 1, 2003.
13	(d) A corporation or an educational institution that is an applicant
14	for an elevator contractor license must have at least one (1) officer or
15	employee of the corporation or an educational institution that holds a
16	valid elevator contractor license issued under this chapter. A license
17	granted to a corporation or an educational institution to act as an
18	elevator contractor under this chapter becomes invalid when an officer
19	or employee of the corporation or educational institution no longer
20	holds a valid elevator contractor license issued under this chapter.
21	(e) A partnership or limited partnership that is an applicant for an
22	elevator contractor license must have at least one (1) partner or general
23	partner that holds a valid elevator contractor license issued under this
24	chapter. A license granted to a partnership or limited partnership to act
25	as an elevator contractor under this chapter becomes invalid when the
26	partner of a partnership or general partner of a limited partnership
27	named in the application no longer holds a valid elevator contractor
28	license as provided by this chapter.
29	SECTION 14. IC 22-15-5-11, AS ADDED BY P.L.119-2002,
30	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	UPON PASSAGE]: Sec. 11. (a) After May 1, 2003, an individual may
32	not act as an elevator inspector unless the individual holds an elevator
33	inspector license issued under this chapter.
34	(b) An individual who is an applicant for an elevator inspector
35	license shall meet the standards set forth in American Society of
36	Mechanical Engineers (ASME) American National Standard QEI-1
37	(Standard for the Qualification of Elevator Inspectors) or other
38	nationally accepted standard qualifying authority that the commission
39	has determined has equivalent requirements as ASME QEI-1 for
40	obtaining and retaining certification.
41	(c) An applicant for an initial elevator inspector license must do the



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following:

1	(1) Submit to the department an application provided by the
2	department that contains the following information:
3	(A) The name, address, telephone number, and electronic mail
4	address of the applicant.
5	(B) Any other information the department requires.
6	(2) Submit to the department any proof of eligibility the
7	department requires.
8	(3) Demonstrate proof of insurance as required by section 14 of
9	this chapter.
10	(4) Pay the license fee established under IC 22-12-6-6. The
11	license fee is nonrefundable and must be paid each time an
12	applicant submits an application.
13	(5) Affirm under penalty of perjury that all information provided
14	to the department is true to the best of the applicant's knowledge
15	and belief.
16	(d) An applicant for a renewal elevator inspector license shall:
17	(1) Submit to the department an application provided by the
18	department that contains the following information:
19	(A) The name, address, telephone number, and electronic mail
20	address of the applicant.
21	(B) Any other information the department requires.
22	(2) Submit proof of completion of the continuing education
23	required by section 15 of this chapter.
24	(3) Demonstrate proof of insurance as required by section 14 of
25	this chapter.
26	(4) Pay the license fee established under IC 22-12-6-6. The
27	license fee is nonrefundable and must be paid each time an
28	applicant submits an application.
29	(5) Affirm under penalty of perjury that all information provided
30	to the department is true to the best of the applicant's knowledge
31	and belief.
32	(e) An initial elevator inspector license issued under this chapter
33	expires on December 31 of the second year after the license was issued.
34	(f) A renewal of an elevator inspector license is valid for two (2)
35	years.
36	(g) An individual who engages in the business of an elevator
37	inspector shall carry the individual's license and present the license for
38	inspection by a representative of the department upon request.
39	(h) If the QEI-1 certification or other certification standard approved
40	by the commission that made the individual eligible for an inspector
41	license under subsection (b):



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(1) is terminated;

1	(2) expires; or
2	(3) becomes invalid for any other reason;
3	the elevator inspector's license immediately becomes invalid.
4	SECTION 15. IC 22-15-5-12, AS ADDED BY P.L.119-2002,
5	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	UPON PASSAGE]: Sec. 12. (a) After May 1,2003, an individual may
7	not act as an elevator mechanic unless the individual holds an elevator
8	mechanic license issued under this chapter. A license is not required
9	for an elevator apprentice.
0	(b) An individual who is an applicant for an elevator mechanic
1	license must meet one (1) of the following eligibility criteria:
2	(1) Hold an active elevator mechanic license issued by a state that
3	has a licensing program that is at least equivalent to the elevator
4	mechanic licensing program established under this chapter.
5	(2) Satisfy both of the following:
6	(A) Have at least one (1) of the following types of work
7	experience or training:
8	(i) Have at least three (3) years of documented work
9	experience in the elevator industry in construction,
20	maintenance, and service or repair.
21	(ii) Have at least eighteen (18) months experience in the
22	elevator industry in construction, maintenance, and service
23	or repair and have at least three (3) years experience in a
24	related field that is certified by a licensed elevator
25	contractor.
26	(iii) Complete an apprenticeship program that is registered
27	with the Bureau of Apprenticeship and Training of the
28	United States Department of Labor or a state apprenticeship
29	program and that the commission determines is at least
30	equivalent to three (3) years of work experience in the
31	elevator industry in construction, maintenance, and service
32	or repair.
33	(B) Successfully complete a written competency examination
34	approved by the commission.
35	(3) Successfully complete an elevator mechanic's program that
86	consists of a combination of extensive training and a
37	comprehensive examination that the commission has determined
88	is at least equivalent to both the work experience required under
39	subdivision $(2)(A)(i)$ and the competency examination established
10	under subdivision (2)(B).
1	(4) Furnish acceptable proof to the department of:
12	(A) at least three (3) years work experience in the elevator







1	industry in construction, maintenance, service or repair; and		
2 3	(B) current performance of the duties of an elevator mechanic in Indiana without direct supervision;		
4	and apply for the license on or before March May 1, 2003.		
5	(c) An applicant for an initial elevator mechanic license must do the		
6	following:		
7	(1) Submit to the department an application provided by the		
8	department that contains the following information:		
9	(A) The name, business address, telephone number, and		
.0	electronic mail address of the applicant.		
1	(B) Any other information the department requires.		
2	(2) Submit to the department any proof of eligibility the		
3	department requires.		
4	(3) Pay the nonrefundable and nontransferable license fee		
5	established under IC 22-12-6-6.		
6	(4) Affirm under penalty of perjury that all information provided		
7	to the department is true to the best of the applicant's knowledge		
.8	and belief.		
9	(d) An applicant for a renewal elevator mechanic license must do		
20	the following:		
21	(1) Submit to the department an application provided by the		
22	department that contains the following information:		
23	(A) The name, business address, telephone number, and		
22 23 24	electronic mail address of the applicant.		
25	(B) Any other information the department requires.		
26	(2) Submit proof of completion of the continuing education		
27	required by section 15 of this chapter.		
28	(3) Pay the nonrefundable and nontransferable license fee		
29	established under IC 22-12-6-6.		
30	(4) Affirm under penalty of perjury that all information provided		
31	to the department is true to the best of the applicant's knowledge		
32	and belief.		
33	(e) An initial elevator mechanic license issued under this chapter		
34	expires on December 31 of the second year after the license was issued.		
35	(f) A renewal of an elevator mechanic license is valid for two (2)		
36	years.		
37	(g) An individual engaged in the business of an elevator mechanic		
88	shall carry the individual's license and present the license for inspection		
39	by a representative of the department upon request.		
10	SECTION 16. IC 22-15-6-0.5 IS ADDED TO THE INDIANA		
11	CODE AS A NEW SECTION TO READ AS FOLLOWS		
12	[EFFECTIVE JULY 1, 2003]: Sec. 0.5. This chapter applies to a		



1	regulated boiler and pressure vessel as set forth in rules adopted by	
2	the rules board under IC 4-22-2.	
3	SECTION 17. IC 22-15-6-1 IS AMENDED TO READ AS	
4	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 1. Sections 2 through	
5	3 of this chapter do not apply to any of the following: regulated boiler	
6	or pressure vessel exempted by a rule adopted by the rules board	
7	under IC 4-22-2.	
8	(1) Any regulated boiler or pressure vessel located on a farm and	
9	used solely for agricultural purposes.	
10	(2) Any steam boiler or water heating boiler:	
11	(A) located in an owner occupied residence, a residential	
12	structure with fewer than seven (7) apartments, or a place	
13	other than a place of public assembly;	
14	(B) operated for heating purposes at a pressure not exceeding	
15	fifteen (15) pounds per square inch gauge, if qualifying as a	
16	steam boiler, and operated at a pressure not exceeding thirty	
17	(30) pounds per square inch gauge, if qualifying as a water	
18	heating boiler; and	
19	(C) having a gross output rating not exceeding two hundred	
20	fifteen thousand (215,000) British Thermal Units per hour, if	
21	not located in a place of public assembly.	
22	(3) Any pressure vessel:	
23	(A) containing only water under pressure for domestic supply	
24	purposes, including one containing air, if the compressed air	
25	serves only as a cushion or as part of an airlift pumping	
26	system; and	
27	(B) located in an owner occupied residence or a residential	
28	structure with less than seven (7) apartments.	
29	(4) Any pressure vessel used as an integral part of an electrical	
30	circuit breaker.	
31	SECTION 18. IC 22-15-6-2, AS AMENDED BY P.L.119-2002,	
32	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
33	JULY 1, 2003]: Sec. 2. (a) The office shall conduct a program of	
34	periodic inspections of regulated boilers and pressure vessels.	
35	(b) The office or a boiler and pressure vessel inspector acting under	
36	section 4 of this chapter shall issue a regulated boiler and pressure	
37	vessel operating permit to an applicant who qualifies under this section.	
38	(b) (c) Except as provided in subsection (d), (f), a permit issued	
39	under this section expires one (1) year after it is issued. The permit	
40	terminates if it was issued by an insurance company acting under	
41	section 4 of this chapter and the applicant ceases to insure the boiler or	

pressure vessel covered by the permit against loss by explosion with an $\,$



1	insurance company authorized to do business in Indiana.
2	(c) (d) To qualify for a permit or to renew a permit under this
3	section, an applicant must do the following:
4	(1) Demonstrate through an inspection that the regulated boiler or
5	pressure vessel covered by the application complies with the rules
6	adopted by the rules board. and
7	(2) Pay the fee set under IC 22-12-6-6(a)(8).
8	(e) After June 30, 2004, an inspection under subsection (d)(2)
9	shall be conducted as follows:
10	(1) An inspection for an initial permit shall be conducted by:
11	(A) the office; or
12	(B) an owner or user inspection agency.
13	(2) An inspection for a renewal permit shall be conducted by
14	one (1) of the following:
15	(A) An insurance company inspection agency, if the vessel
16	is insured under a boiler and pressure vessel insurance
17	policy and the renewal inspection is not conducted by an
18	owner or user inspection agency.
19	(B) An owner or user inspection agency.
20	(C) The office, if the owner or user of a vessel is not
21	licensed as an owner or user inspection agency and the
22	vessel is not insured under a boiler and pressure vessel
23	insurance policy.
24	(d) (f) The rules board may, by rule adopted under IC 4-22-2,
25	specify a period between inspections of more than one (1) year.
26	However, the rules board may not set an inspection period of greater
27	than five (5) years for regulated pressure vessels or steam generating
28	equipment that is an integral part of a continuous processing unit.
29	(e) The office may inspect a device listed under IC 22-12-1-20(b)
30	if the owner or operator of the device requests that the office make an
31	inspection.
32	SECTION 19. IC 22-15-6-4 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. (a) As used in this
34	section, chapter, "inspection agency" means:
35	(1) an ingumence commons angogad in inguming and inguesting
36	(1) an insurance company engaged in insuring and inspecting
	regulated boilers and pressure vessels in Indiana; inspection
37	
	regulated boilers and pressure vessels in Indiana; inspection
37	regulated boilers and pressure vessels in Indiana; inspection agency; or
37 38	regulated boilers and pressure vessels in Indiana; inspection agency; or (2) an owner or user inspection agency; registered
37 38 39	regulated boilers and pressure vessels in Indiana; inspection agency; or (2) an owner or user inspection agency; registered licensed under section 6 of this chapter.



1	(1) An inspection required by section 3 of this chapter.	
2	(2) The issuance of a permit under section 3 of this chapter.	
3	(3) The issuance of an appropriate order under IC 22-12-7 when	
4	an equipment law has been violated.	
5	(c) The authority of an inspector acting under this chapter is limited	
6	to enforcement related to regulated boilers or pressure vessels insured,	
7	owned, or operated by the inspection agency employing the inspector.	
8	(d) Unless an annual report is substituted under subsection (e), an	
9	inspection agency shall, within thirty (30) days after the completion of	
.0	an inspection, submit to the office the report required by the rules	
. 1	board. In addition to any other information required by the rules	
.2	board, the inspector conducting the inspection shall cite on the	
.3	report any violation of the equipment law applicable to the	
.4	regulated boiler or pressure vessel.	
. 5	(e) In the case of boilers or pressure vessels inspected by an owner	
.6	or user inspection agency, an annual report filed on or before such	
.7	annual date as the rules board may prescribe for each report may be	
. 8	substituted. An annual report of owner or user inspection agency must	
.9	list, by number and abbreviated description necessary for identification,	
20	each boiler and pressure vessel inspected during the covered period,	
21	the date of the last inspection of each unit, and for each pressure vessel	
22	the approximate date for its next inspection under the rules of the rules	
23	board. Each annual report of an owner or user inspection must also	
24	contain the certificate of a professional engineer registered under	
25	IC 25-31 and having supervision over the inspections reported,	
26	swearing or affirming under penalty of perjury that each inspection was	
27	conducted in conformity with the equipment laws.	
28	(f) An owner or user inspection agency shall pay the fee set under	
29	IC 22-12-6 with a report under subsection (e).	
30	(g) In addition to the reports required by subsections (d) and (e), an	
31	owner, a user, or an inspection agency shall immediately notify the	
32	office when the inspection agency has reason to believe that a violation	
33	of an equipment law applicable to regulated boilers or pressure vessels	
34	has occurred. an incident occurs to render a boiler or pressure	
35	vessel inoperative.	
36	(h) An inspection agency, an owner, or a user that violates this	
37	section is subject to a disciplinary action under IC 22-12-7.	
88	SECTION 20. IC 22-15-6-6, AS AMENDED BY P.L.119-2002,	
39	SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
10	JULY 1, 2003]: Sec. 6. (a) The office shall issue a license to act as an	

owner or user boiler and pressure vessel inspection agency to an

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applicant who qualifies under this section.



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1	(b) A ficense issued under this section expires if the bond required	
2	by subsection (c)(3) becomes invalid.	
3	(c) To qualify for a license under this section an applicant must:	
4	(1) submit the name and address of the applicant;	
5	(2) submit proof that inspections will be supervised by one (1) or	
6	more professional engineers licensed under IC 25-31 and	
7	regularly employed by the applicant;	
8	(3) provide a surety bond issued by a surety qualified to do	
9	business in Indiana for five one hundred thousand dollars	
10	(\$5,000), $($100,000)$, made payable to the office and conditioned	
11	upon compliance with the equipment laws applicable to	
12	inspections and the true accounting for all funds due to the office;	
13	and	
14	(4) pay the fee set under IC 22-12-6-6(a)(9).	
15	(d) A An owner or user boiler and pressure vessel inspection	
16	agency licensee under this section shall maintain with the office the	
17	most current name and address of the licensee and the name of the	
18	professional engineer supervising the licensee's inspections and notify	
19	the office of any changes within thirty (30) days after the change	
20	occurs. An inspection agency that violates this subsection is subject to	
21	a disciplinary action under IC 22-12-7.	
22	(e) The rules board may establish standards for the operation of	
23	inspection agencies.	
24	(f) An inspection agency that violates this section is subject to a	
25	disciplinary action under IC 22-12-7.	
26	SECTION 21. IC 22-15-7-2.5 IS AMENDED TO READ AS	
27	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 2.5. (a) The office may	
28	not issue a permit under this chapter until the applicant has filed with	
29	the office a certificate of insurance indicating that the applicant has	
30	liability insurance:	
31	(1) in effect with an insurer that is authorized to write insurance	
32	in Indiana on the operation of regulated amusement devices; and	
33	(2) except for an applicant that is subject to the provisions of	
34	IC 34-13-3, that provides coverage to a limit of at least:	
35	(A) one million dollars (\$1,000,000) per occurrence and five	
36	million dollars (\$5,000,000) in the annual aggregate;	
37	(B) five hundred thousand dollars (\$500,000) per occurrence	
38	and two million dollars (\$2,000,000) in the annual aggregate	
39	if the applicant operates only:	
40	(i) a ski lift;	
41	(ii) a surface lift or tow; or	
42	(iii) both items (i) and (ii); or	



1	(C) one million dollars (\$1,000,000) per occurrence and two	
2	million dollars (\$2,000,000) in the annual aggregate if the	
3	applicant operates only regulated amusement devices that are	
4	designed to be used and are ridden by persons who are not	
5	more than forty-two (42) inches in height.	
6	(b) An insurance policy required under this section may include a	
7	deductible clause if the clause provides that any settlement made by the	
8	insurance company with an injured person or a personal representative	
9	must be paid as though the deductible clause did not apply.	
10	(c) An insurance policy required under this section must provide by	
11	the policy's original terms or an endorsement that the insurer may not	
12	cancel the policy without:	
13	(1) thirty (30) days written notice; and	
14	(2) a complete report of the reasons for the cancellation to the	
15	office.	
16	(d) An insurance policy required under this section must provide by	
17	the policy's original terms or an endorsement that the insurer shall	
18	report to the office within twenty-four (24) hours after the insurer pays	
19	a claim or reserves any amount to pay an anticipated claim that reduces	
20	the liability coverage to a limit of less than one million dollars	
21	(\$1,000,000) because of bodily injury or death in an occurrence.	
22	(e) If an insurance policy required under this section:	
23	(1) is canceled during the policy's term;	
24	(2) lapses for any reason; or	
25	(3) has the policy's coverage fall below the required amount;	
26	the permittee shall replace the policy with another policy that complies	
27	with this section.	
28	(f) If a permittee fails to file a certificate of insurance for new or	
29	replacement insurance, the permittee:	
30	(1) must cease all operations under the permit immediately; and	
31	(2) may not conduct further operations until the permittee	
32	receives the approval of the office to resume operations after the	
33	permittee complies with the requirements of this section.	
34	SECTION 22. IC 22-15-7-4 IS AMENDED TO READ AS	
35	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. (a) The commission	
36	shall adopt rules under IC 4-22-2 to define appropriate training for a	
37	person who inspects regulated amusement devices.	
38	(b) The rules required under this section must, at a minimum,	
39	provide the following:	
40	(1) The adoption by reference of: the following ASTM standards:	
41	(A) ASTM F 698 (1994 edition) ("Specification for Physical	

Information to be Provided to Amusement Rides and



1	Devices");		
2	(B) ASTM F 770 (1993 edition) ("Practice for Operation		
3	Procedures for Amusement Rides and Devices");		
4	(C) ASTM F 846 (1992 edition) ("Guide for Testing		
5	Performance of Amusement Rides and Devices");		
6	(D) ASTM F 853 (1993 edition) ("Practice for Maintenance		
7	Procedures for Amusement Rides and Devices");		
8	(E) ASTM F 893 (1987 edition) ("Guide for Inspection of		
9	Amusement Rides and Devices");		
10	(F) ASTM F 1305 (1994 edition) ("Standard Guides for the		
11	Classification of Amusement Ride and Device Related Injuries		
12	and Illnesses"); or		
13	(G) any subsequent published editions of the ASTM		
14	standards described in clauses (A) through (F).		
15	(2) A requirement that inspectors employed or contracted by the		
16	office:		
17	(A) have and maintain at least a Level 1 certification from the		
18	National Association of Amusement Ride Safety Officials; and		
19	(B) conduct inspections that conform to the rules of the		
20	commission.		
21	(3) A requirement that regulated amusement devices be operated		
22	and maintained in accordance with the rules of the commission.		
23	(4) After July 1, 2005, the commission's chief inspector or		
24	supervisor of regulated amusement device inspectors must		
25	have and maintain at least:		
26	(A) a Level I certification if the chief inspector or		
27	supervisor has not more than five (5) years of service as		
28	the chief inspector or a supervisor; and		
29	(B) a Level II certification if the chief inspector or		
30	supervisor has more than five (5) years of service as the		
31	chief inspector or a supervisor.		
32	SECTION 23. IC 22-12-1-20 IS REPEALED [EFFECTIVE JULY		
33	1, 2003].		
34	SECTION 24. P.L.119-2002, SECTION 33, IS REPEALED		
35	[EFFECTIVE UPON PASSAGE].		
36	SECTION 25. [EFFECTIVE JULY 1, 2003] (a) As used in		
37	IC 22-12, "regulated boiler or pressure vessel" refers to any part		
38	of a boiler or pressure vessel not described in subsection (b).		
39	(b) The term does not include any of the following:		
40	(1) Water heaters commonly known as domestic water heaters		
41	having a size and heat input that does not exceed that		
42	specified by the rules board.		



1	(2) Pressure vessels other than nuclear vessels operated	
2	entirely full of water or other liquid that the rules board	
3	specifically finds to be not materially more hazardous than	
4	water, if the temperature of the vessel's contents does not	
5	exceed one hundred eighty (180) degrees Fahrenheit.	
6	(3) Boilers and pressure vessels under federal regulation.	
7	(4) Pressure vessels meeting the requirements of the Interstate	
8	Commerce Commission for shipment of liquids or gases under	
9	pressure.	
10	(5) Air tanks located on vehicles operating under the rules of	
11	other state authorities and that are also used for carrying	
12	passengers or freight.	
13	(6) Air tanks installed on the right-of-way of railroads and	
14	used directly in the operation of trains.	
15	(7) Pressure vessels that were installed before July 1, 1971,	
16	and that have a volume of:	
17	(A) fifteen (15) cubic feet or less if located in a place other	
18	than a place of public assembly; and	
19	(B) five (5) cubic feet or less if located in a place of public	
20	assembly.	
21	(8) Pressure vessels, other than nuclear vessels that were	
22	installed after June 30, 1971, and that have a volume of:	
23	(A) fifteen (15) cubic feet or less if adequately protected by	
24	pressure relieving devices set to function at three hundred	
25	(300) pounds per square inch or less and located in a place	
26	other than a place of public assembly;	
27	(B) five (5) cubic feet or less if adequately protected by	
28	pressure relieving devices set to function at two hundred	
29	fifty (250) pounds per square inch or less and located in a	
30	place of public assembly; or	
31	(C) one and one-half (1 1/2) cubic feet or less regardless of	
32	pressure or location, unless otherwise covered by IC 22-12.	
33	(9) Pressure vessels, other than nuclear vessels protected by	
34	adequate pressure relieving devices, set to function at not over	
35	fifteen (15) pounds per square inch gauge.	
36	(10) Pressure vessels containing liquefied petroleum gases and	
37	regulated by the commission.	
38	(11) Surgical sterilizers, coffee urns, and steam jacketed food	
39	cookers that do not exceed size limits specified by the rules	
40	board.	
41	(12) Commercial toy boilers and miniature model boilers	
42	constructed as a hobby that do not exceed a size specified by	



1	the board.			
2	(13) Pressure vessels containing anhydrous ammonia, used in			
3	transportation, distribution, or use storage of the product as			
4	a liquid fertilizer, and for which a general scheme of			
5	construction, installation, and safety requirements has been			
6	adopted by statute or rule of another state agency. This			
7	exemption does not apply to vessels in refineries or in			
8	manufacturing or processing plants.			
9	(14) Nuclear vessels for the collection and disposal of nuclear			
10	waste from a nuclear energy system that are not subject to			
11	pressures greater than would prevail if they were vented to			
12	the atmosphere.			
13	(15) Standard and miniature traction engine boilers and other			
14	boilers used solely for exhibition purposes.			
15	(16) A locomotive boiler used only on a railway that is used as			
16	a tourist attraction.			
17	(c) This SECTION expires upon the earlier of the following			
18	dates:			
19	(1) The date the boiler and pressure vessel rules board adopts			
20	rules creating a definition of "regulated boiler or pressure			
21	vessel".			
22	(2) January 1, 2005.			
23	SECTION 26. [EFFECTIVE JULY 1, 2003] (a) Notwithstanding			
24	IC 22-15-6, IC 22-15-6-2 through IC 22-15-6-3 do not apply to any			
25	of the following:			
26	(1) Any regulated boiler or pressure vessel located on a farm			
27	and used solely for agricultural purposes.			
28	(2) Any steam boiler or water heating boiler:			
29	(A) located in an owner occupied residence, a residential			
30	structure with fewer than seven (7) apartments, or a place			
31	other than a place of public assembly;			
32	(B) operated for heating purposes at a pressure not			
33	exceeding fifteen (15) pounds per square inch gauge, if			
34	qualifying as a steam boiler, and operated at a pressure not			
35	exceeding thirty (30) pounds per square inch gauge, if			
36	qualifying as a water heating boiler; and			
37	(C) having a gross output rating not exceeding two			
38	hundred fifteen thousand (215,000) British Thermal Units			
39	per hour, if not located in a place of public assembly.			
40	(3) Any pressure vessel:			
41	(A) containing only water under pressure for domestic			
42	supply purposes, including one containing air, if the			



1	compressed air serves only as a cushion or as part of an	
2	airlift pumping system; and	
3	(B) located in an owner occupied residence or a residential	
4	structure with less than seven (7) apartments.	
5	(4) Any pressure vessel used as an integral part of an	
6	electrical circuit breaker.	
7	(b) This SECTION expires on the earlier of the following dates:	
8	(1) The date the boiler and pressure rules board adopts rules	
9	under IC 4-22-2 exempting some regulated boilers and	
10	pressure vessels from IC 22-15-6-2 and IC 22-15-6-3.	
11	(2) January 1, 2005.	
12	SECTION 27. An emergency is declared for this act.	
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COMMITTEE REPORT

Mr. Speaker: Your Committee on Commerce and Economic Development, to which was referred House Bill 1218, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 9, line 9, after "by" insert "at least five (5) years of".

Page 16, line 9, reset in roman "and maintain".

Page 16, line 9, delete "obtained".

Page 16, line 11, delete "and:" and insert "; and".

Page 16, delete lines 12 through 16.

and when so amended that said bill do pass.

(Reference is to HB 1218 as introduced.)

STEVENSON, Chair

Committee Vote: yeas 12, nays 0.

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HOUSE MOTION

Mr. Speaker: I move that House Bill 1218 be amended to read as follows:

Page 7, line 35, delete "five" and insert "two".

Page 7, line 36, after "hundred" insert "fifty".

Page 7, line 36, delete "(\$500)" and insert "(\$250)".

Page 9, line 26, delete "2004." and insert "2003.".

Page 10, between lines 16 and 17, begin a new paragraph and insert: "SECTION 12. IC 22-15-5-7, AS ADDED BY P.L.119-2002, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) **After March 1, 2004,** an individual may not act as an elevator contractor unless the individual:

- (1) holds an elevator contractor license issued under this chapter; or
- (2) is an employee of a partnership, a limited partnership, a corporation, or an educational institution that holds an elevator contractor license issued under this chapter.
- (b) **After March 1, 2004,** a partnership, a limited partnership, a corporation, or an educational institution may not act as an elevator contractor unless it holds an elevator contractor license issued under this chapter.
- (c) An individual who is an applicant for an elevator contractor license shall:
 - (1) hold a valid elevator contractor license issued by another state that has a licensing program that, as determined by the department or the commission, is equivalent to the elevator contractor licensing program established under this chapter; or
 - (2) except as otherwise provided, satisfy both of the following requirements:
 - (A) Have at least five (5) years of documented work experience in the elevator industry in construction, maintenance, and service or repair in Indiana.
 - (B) Successfully complete a written competency examination approved by the commission.

An applicant for an elevator contractor license is entitled to a license without examination if the applicant applies for the license on or before March 1, 2003. 2004.

(d) A corporation or an educational institution that is an applicant for an elevator contractor license must have at least one (1) officer or employee of the corporation or an educational institution that holds a valid elevator contractor license issued under this chapter. A license granted to a corporation or an educational institution to act as an

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elevator contractor under this chapter becomes invalid when an officer or employee of the corporation or educational institution no longer holds a valid elevator contractor license issued under this chapter.

(e) A partnership or limited partnership that is an applicant for an elevator contractor license must have at least one (1) partner or general partner that holds a valid elevator contractor license issued under this chapter. A license granted to a partnership or limited partnership to act as an elevator contractor under this chapter becomes invalid when the partner of a partnership or general partner of a limited partnership named in the application no longer holds a valid elevator contractor license as provided by this chapter.

SECTION 13. IC 22-15-5-11, AS ADDED BY P.L.119-2002, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) **After March 1, 2004,** an individual may not act as an elevator inspector unless the individual holds an elevator inspector license issued under this chapter.

- (b) An individual who is an applicant for an elevator inspector license shall meet the standards set forth in American Society of Mechanical Engineers (ASME) American National Standard QEI-1 (Standard for the Qualification of Elevator Inspectors) or other nationally accepted standard qualifying authority that the commission has determined has equivalent requirements as ASME QEI-1 for obtaining and retaining certification.
- (c) An applicant for an initial elevator inspector license must do the following:
 - (1) Submit to the department an application provided by the department that contains the following information:
 - (A) The name, address, telephone number, and electronic mail address of the applicant.
 - (B) Any other information the department requires.
 - (2) Submit to the department any proof of eligibility the department requires.
 - (3) Demonstrate proof of insurance as required by section 14 of this chapter.
 - (4) Pay the license fee established under IC 22-12-6-6. The license fee is nonrefundable and must be paid each time an applicant submits an application.
 - (5) Affirm under penalty of perjury that all information provided to the department is true to the best of the applicant's knowledge and belief.
 - (d) An applicant for a renewal elevator inspector license shall:
 - (1) Submit to the department an application provided by the



о р у department that contains the following information:

- (A) The name, address, telephone number, and electronic mail address of the applicant.
- (B) Any other information the department requires.
- (2) Submit proof of completion of the continuing education required by section 15 of this chapter.
- (3) Demonstrate proof of insurance as required by section 14 of this chapter.
- (4) Pay the license fee established under IC 22-12-6-6. The license fee is nonrefundable and must be paid each time an applicant submits an application.
- (5) Affirm under penalty of perjury that all information provided to the department is true to the best of the applicant's knowledge and belief.
- (e) An initial elevator inspector license issued under this chapter expires on December 31 of the second year after the license was issued.
- (f) A renewal of an elevator inspector license is valid for two (2) years.
- (g) An individual who engages in the business of an elevator inspector shall carry the individual's license and present the license for inspection by a representative of the department upon request.
- (h) If the QEI-1 certification or other certification standard approved by the commission that made the individual eligible for an inspector license under subsection (b):
 - (1) is terminated;
 - (2) expires; or
- (3) becomes invalid for any other reason;

the elevator inspector's license immediately becomes invalid.

SECTION 14. IC 22-15-5-12, AS ADDED BY P.L.119-2002, SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) After March 1, 2004, an individual may not act as an elevator mechanic unless the individual holds an elevator mechanic license issued under this chapter. A license is not required for an elevator apprentice.

- (b) An individual who is an applicant for an elevator mechanic license must meet one (1) of the following eligibility criteria:
 - (1) Hold an active elevator mechanic license issued by a state that has a licensing program that is at least equivalent to the elevator mechanic licensing program established under this chapter.
 - (2) Satisfy both of the following:
 - (A) Have at least one (1) of the following types of work experience or training:

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- (i) Have at least three (3) years of documented work experience in the elevator industry in construction, maintenance, and service or repair.
- (ii) Have at least eighteen (18) months experience in the elevator industry in construction, maintenance, and service or repair and have at least three (3) years experience in a related field that is certified by a licensed elevator contractor.
- (iii) Complete an apprenticeship program that is registered with the Bureau of Apprenticeship and Training of the United States Department of Labor or a state apprenticeship program and that the commission determines is at least equivalent to three (3) years of work experience in the elevator industry in construction, maintenance, and service or repair.
- (B) Successfully complete a written competency examination approved by the commission.
- (3) Successfully complete an elevator mechanic's program that consists of a combination of extensive training and a comprehensive examination that the commission has determined is at least equivalent to both the work experience required under subdivision (2)(A)(i) and the competency examination established under subdivision (2)(B).
- (4) Furnish acceptable proof to the department of:
 - (A) at least three (3) years work experience in the elevator industry in construction, maintenance, service or repair; and
 - (B) current performance of the duties of an elevator mechanic in Indiana without direct supervision;

and apply for the license on or before March 1, 2003. 2004.

- (c) An applicant for an initial elevator mechanic license must do the following:
 - (1) Submit to the department an application provided by the department that contains the following information:
 - (A) The name, business address, telephone number, and electronic mail address of the applicant.
 - (B) Any other information the department requires.
 - (2) Submit to the department any proof of eligibility the department requires.
 - (3) Pay the nonrefundable and nontransferable license fee established under IC 22-12-6-6.
 - (4) Affirm under penalty of perjury that all information provided to the department is true to the best of the applicant's knowledge





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and belief.

- (d) An applicant for a renewal elevator mechanic license must do the following:
 - (1) Submit to the department an application provided by the department that contains the following information:
 - (A) The name, business address, telephone number, and electronic mail address of the applicant.
 - (B) Any other information the department requires.
 - (2) Submit proof of completion of the continuing education required by section 15 of this chapter.
 - (3) Pay the nonrefundable and nontransferable license fee established under IC 22-12-6-6.
 - (4) Affirm under penalty of perjury that all information provided to the department is true to the best of the applicant's knowledge and belief.
- (e) An initial elevator mechanic license issued under this chapter expires on December 31 of the second year after the license was issued.
- (f) A renewal of an elevator mechanic license is valid for two (2) years.
- (g) An individual engaged in the business of an elevator mechanic shall carry the individual's license and present the license for inspection by a representative of the department upon request.".

Page 16, between lines 16 and 17, begin a new paragraph and insert: "SECTION 20. P.L.119-2002, SECTION 33, IS REPEALED [EFFECTIVE UPON PASSAGE].".

Page 18, after line 34, begin a new paragraph and insert:

"SECTION 25. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

(Reference is to HB 1218 as printed January 31, 2003.)

GRUBB





HOUSE MOTION

Mr. Speaker: I move that House Bill 1218 be returned to the second reading calendar for the purpose of amendment.

GRUBB

HOUSE MOTION

Mr. Speaker: I move that House Bill 1218 be amended to read as follows:

Page 10, line 19, delete "March 1, 2004," and insert "May 1, 2003,".

Page 10, line 26, delete "March 1, 2004," and insert "May 1, 2003,".

Page 11, line 3, strike "March" and insert "May".

Page 11, line 3, delete "2004." and reset in roman "2003.".

Page 11, line 22, delete "March 1, 2004," and insert "May 1, 2003,".

Page 12, line 39, delete "March 1, 2004," and insert "May 1, 2003,".

Page 13, line 37, strike "March" and insert "May".

Page 13, line 37, delete "2004." and reset in roman "2003.".

Page 15, line 34, delete "(e)" and insert "(f)".

(Reference is to HB 1218 as reprinted February 5, 2003.)

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COMMITTEE REPORT

Mr. President: The Senate Committee on Governmental Affairs and Interstate Cooperation, to which was referred House Bill No. 1218, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, between lines 13 and 14, begin a new paragraph and insert: "SECTION 4. IC 22-12-4.5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. (a) The term of a member is three (3) years. A member continues to serve until the member's successor is appointed. or until sixty (60) days have elapsed since the member's term expired, whichever occurs first.

- (b) The appointing authority may remove a member of the board for inefficiency or neglect of duty.
- (c) If a vacancy occurs on the board, an individual appointed to fill the vacancy serves the unexpired term of the vacating member.
- (d) An appointed member of the board may serve not more than three (3) consecutive terms. If the member was appointed to fill a vacancy under subsection (c), the part of an unexpired term filled by the member is not included in calculating a member's length of service under this subsection.

SECTION 5. IC 22-12-4.5-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 6. (a) The board shall meet at least biannually. quarterly.

(b) A quorum of the board consists of six (6) members. The affirmative votes of at least six (6) members of the board are required for the board to take action."

Page 5, delete lines 40 through 42.

Page 6, delete lines 1 through 40.

Page 8, between lines 23 and 24, begin a new paragraph and insert: "SECTION 10. IC 22-13-2-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 11. (a) The commission, or the rules board, or the regulated amusement device safety board established by IC 22-12-4.5-2 may grant a variance to a rule that it has adopted.

- (b) To qualify for a variance, an applicant must pay the fee set under IC 22-12-6-6 and submit facts demonstrating that:
 - (1) compliance with the rule will impose an undue hardship upon the applicant or prevent the preservation of an architecturally significant or historically significant part of a building or other structure; and
 - (2) either:

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- (A) noncompliance with the rule; or
- (B) compliance with an alternative requirement approved by the body adopting the rule;

will not be adverse to the public health, safety, or welfare.

- (c) A variance granted under this section is conditioned upon compliance with an alternative standard approved under subsection (b)(2)(B).
- (d) A variance granted under this section takes precedence over conflicting rules adopted by a state agency and conflicting ordinances and other regulations adopted by a political subdivision.".

Page 8, delete lines 39 through 42.

Page 9, delete lines 1 through 21.

Page 9, line 24, delete "or 42 U.S.C. 5404".

Page 9, line 25, reset in roman "that section as it".

Page 9, line 25, delete "those sections as they".

Page 10, delete lines 11 through 16.

Page 14, line 39, after "exempted by" insert "a".

Page 15, line 24, delete "the following".

Page 15, delete line 25.

Page 15, line 26, delete "(1) A" and insert "a".

Page 15, run in lines 24 through 26.

Page 15, delete lines 28 through 30.

Page 15, line 42, delete "Demonstrate proof of insurance to the office if required".

Page 16, delete line 1.

Page 16, line 2, delete "(2)".

Run in page 15, line 42 through page 16, line 2.

Page 16, line 5, reset in roman "(2)".

Page 16, line 5, delete "(3)".

Page 16, line 10, delete "agency, if owner or" and insert "agency.".

Page 16, delete line 11.

Page 16, line 12, delete "by:" and insert "by one (1) of the following:".

Page 16, delete lines 13 through 24, begin a new line double block indented and insert:

- "(A) An insurance company inspection agency, if the vessel is insured under a boiler and pressure vessel insurance policy and the renewal inspection is not conducted by an owner or user inspection agency.
- (B) An owner or user inspection agency.
- (C) The office, if the owner or user of a vessel is not licensed as an owner or user inspection agency and the

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vessel is not insured under a boiler and pressure vessel insurance policy.".

Page 16, line 25, delete "(g)" and insert "(f)".

Page 16, delete lines 33 through 42.

Page 17, delete lines 1 through 41.

Page 19, line 8, delete "as:" and insert "as".

Page 19, line 9, delete "(1)".

Page 19, line 9, delete ";".

Page 19, delete lines 10 through 12.

Page 19, run in lines 8 and 13.

Page 19, line 20, delete "applicant, if the applicant is an owner" and insert "applicant;".

Page 19, delete line 21.

Page 19, between lines 39 and 40, begin a new paragraph and insert: "SECTION 22. IC 22-15-7-2.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 2.5. (a) The office may not issue a permit under this chapter until the applicant has filed with the office a certificate of insurance indicating that the applicant has liability insurance:

- (1) in effect with an insurer that is authorized to write insurance in Indiana on the operation of regulated amusement devices; and
- (2) except for an applicant that is subject to the provisions of IC 34-13-3, that provides coverage to a limit of at least:
 - (A) one million dollars (\$1,000,000) per occurrence and five million dollars (\$5,000,000) in the annual aggregate;
 - (B) five hundred thousand dollars (\$500,000) per occurrence and two million dollars (\$2,000,000) in the annual aggregate if the applicant operates only:
 - (i) a ski lift;
 - (ii) a surface lift or tow; or
 - (iii) both items (i) and (ii); or
 - (C) one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) in the annual aggregate if the applicant operates only regulated amusement devices that are designed to be used and are ridden by persons who are not more than forty-two (42) inches in height.
- (b) An insurance policy required under this section may include a deductible clause if the clause provides that any settlement made by the insurance company with an injured person or a personal representative must be paid as though the deductible clause did not apply.
- (c) An insurance policy required under this section must provide by the policy's original terms or an endorsement that the insurer may not

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cancel the policy without:

- (1) thirty (30) days written notice; and
- (2) a complete report of the reasons for the cancellation to the office
- (d) An insurance policy required under this section must provide by the policy's original terms or an endorsement that the insurer shall report to the office within twenty-four (24) hours after the insurer pays a claim or reserves any amount to pay an anticipated claim that reduces the liability coverage to a limit of less than one million dollars (\$1,000,000) because of bodily injury or death in an occurrence.
 - (e) If an insurance policy required under this section:
 - (1) is canceled during the policy's term;
 - (2) lapses for any reason; or
- (3) has the policy's coverage fall below the required amount; the permittee shall replace the policy with another policy that complies with this section.
- (f) If a permittee fails to file a certificate of insurance for new or replacement insurance, the permittee:
 - (1) must cease all operations under the permit immediately; and
 - (2) may not conduct further operations until the permittee receives the approval of the office to resume operations after the permittee complies with the requirements of this section.".

Page 20, between lines 28 and 29, begin a new line block indented and insert:

- "(4) After July 1, 2005, the commission's chief inspector or supervisor of regulated amusement device inspectors must have and maintain at least:
 - (A) a Level I certification if the chief inspector or supervisor has not more than five (5) years of service as the chief inspector or a supervisor; and
 - (B) a Level II certification if the chief inspector or supervisor has more than five (5) years of service as the chief inspector or a supervisor."

Page 21, line 20, delete "less," and insert "less".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1218 as reprinted February 12, 2003.)

RIEGSECKER, Chairperson

Committee Vote: Yeas 8, Nays 0.

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